

TONOPAH DAILY BONANZA

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W. W. BOOTH, EDITOR AND PROPRIETOR.

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A NATIONAL DISGRACE.

Just suppose that you picked up an eastern paper and read how a bank receiver had taken charge of a defunct institution and after several months of conscientious work, paid to the depositors dollar for dollar and besides had a neat sum to turn over to the stockholders.

Actually, wouldn't it make you somewhat peevish and irritable? Of course a person who has been born and raised in the west must not expect anything different, for the ways of our eastern cousins are many. And, besides, the legislators in the east have occasional spasms of wisdom, which are not contagious in the least, and when these outbursts appear they are immediately monopolized.

And at that it may be for the best that we live in the west. That is, it may be best for some people, for there are a number of bank officials within the confines of eastern penitentiaries busily engaged in making little rocks out of boulders, for which they receive no pay.

This state has long been held in contempt by its neighbors for the easy manner in which divorces are granted. This may be a disgrace, but when compared to the banking laws—our powers of comparison were neglected during our early infancy, but it appears that we should compliment on the divorce question.

All that a bank president has to say in this state, when his institution closes its doors, is that the depositors will receive dollar for dollar, and if they don't like that they can go to hades. Most of the depositors have liked it, for what else can they do? They may ask to have a receiver appointed, but little good this will do them.

It is not only deplorable but it is shameful that Nevada, the state that saved the nation during the civil war, should be in the hands of a few men who have the power to do as they wish.

PRACTICAL MEN TO BE EMPLOYED TAKING CENSUS

WASHINGTON, Oct. 22.—United States Census Director Durand stated today that the impression seems to have been gained by some people that the census bureau practically requires that all candidates for the positions of special agents for the collection of manufactures and mining statistics must be college graduates. This impression probably arose because the application blanks provided for the examination to be held November 3, contain a number of questions which give the applicant the opportunity to state fully what, if any, college or university education he has had.

"As a matter of fact," said the director, "we are very anxious to get as many men as possible who have had practical business experience, and a college education is by no means required. The circular announcing the examination states specifically that it was desired as far as possible to obtain persons who have had college or university courses in statistics or economics, and persons who have had service in the accounting department of some manufacturing or other business establishment. This does not mean that a person must have had both such economic education and such practical experience.

"We hope that there will be a great many applicants who have had practical experience as bookkeepers and accountants or in other phases of practical business. Unfortunately, the most competent men who have had such experience are very likely to be well placed in permanent positions and to be unwilling to take temporary positions with the census bureau. It is partly because of the danger that on this account there may not be a sufficient number of applicants who have had any practical business experience that the bureau has announced that it desires also applications from college and university men, in a belief that a considerable number of the younger men, who have only recently finished their education, may be willing to accept such temporary employment.

PHILADELPHIA TEAM WILL NOT PLAY RENO

Assistant Passenger Agent Pett of the Southern Pacific company at Reno, has received a telegram stating that the Philadelphia and All Star National league team will not be able to play at Reno on October 31, as arranged. The reason for this is that the team will go to San Francisco by way of Portland.

Instead of over the lines of the Southern Pacific, Manager Litter of the Reno baseball team had arranged for this game and is greatly disappointed over the result. He will endeavor to have the team play there on their way east from the coast.

SANCTUARY DANCE NEXT FRIDAY NIGHT

Friday night, October 29, the Sanctuary society will give a ball at Miners' Exchange hall. Special music has been engaged and the committee is hard at work to make the dance a success both in attendance and enjoyment for the guests. Those who have attended any of the previous affairs of the society know well its ability to entertain and it is a foregone conclusion that all who attend the dance next Friday night will spend a most pleasant and enjoyable evening.

Temperature Report

Yesterday's hourly temperature record at the weather bureau office was as follows:

5 a. m.	50
6 a. m.	50
7 a. m.	47
8 a. m.	51
9 a. m.	55
10 a. m.	57
11 a. m.	60
12 (noon)	62
1 p. m.	64
2 p. m.	64
3 p. m.	65
4 p. m.	65
5 p. m.	63
Highest temperature a year ago, 88; lowest, 25.	

RENO ATTORNEY RECEIVER FOR GOLDFIELD COMPANY

Attorney George S. Green has arrived in Goldfield to assume charge of the assets of the Frances-Mohawk Mining and Leasing company. He was recently appointed receiver to conserve the assets of the corporation in this state as a result of the action in the United States circuit court for the district of Nevada. The leasing company at one time took out a great amount of rich ore from the Mohawk claim in Goldfield, but subsequently became involved in litigation.

ROOSEVELT TO SETTLE OWNERSHIP OF COLLIE

NEW YORK, Oct. 22.—Former President Roosevelt may be called upon to determine the ownership of a collie dog, which is in dispute in a local police court.

Dr. D. H. Mackie declares that the animal was stolen from him a few weeks ago, and when he saw William McMullin with it he grabbed the brute and called a policeman.

McMullin said that the dog was from the kennels of Douglas Robinson, brother-in-law of the ex-president, and that Colonel Roosevelt knew the animal so well that he would be able to identify it.

The case in court was adjourned until the identity of the animal could be determined.

MASQUE BALL SCHEDULED FOR NEW YEAR'S EVE

HANDSOME PRIZES WILL BE AWARDED FOR COSTUMES AND CROWDS

The masquerade ball of the season will come off on New Year's eve in the Miners' Exchange hall, and now is the time for those who intend to go, to start in making their different costumes. Valuable prizes will be awarded for the different characters and also for groups, and these awards will be eagerly sought after. Those who will have charge of the affair state that no unmasked person will be allowed on the floor until midnight, or until after the time of unmasking.

The evening will be more like a carnival and will be an excellent place to watch the old year out and the new year in. Start in making your costume. The prize announcements will be made in a few days.

GRAND LARCENY CHARGE AGAINST HIGH GRADERS

With the reconvening of the justice court yesterday morning the case of L. M. Dresser, charged with taking concentrates from the big mill of the Consolidated, was again postponed until 10 o'clock today.

The trial of Elliott Lamb continued, and will probably occupy the time of the court today. Among the witnesses introduced during the hearing yesterday were Tom V. Connor, the assayer, who sampled and assayed certain of the exhibits presented, and which he identified yesterday before Justice Barnes. The testimony of Mr. Connor established the value of the concentrates. The witness stated that the total of the value of the concentrates presented as exhibits in the case had been figured by him, following the tests and assays, at \$69.27.

The amount so shown brings the figure beyond that necessary under the statute to exceed petty larceny. —Tribune.

MACHINISTS PREPARING FOR ANNUAL BALL

Sagebrush lodge No. 628, International Association of Machinists, will hold its annual ball at Miners' Exchange hall on Friday evening, November 12. The committee of arrangements are already busy towards making the dance the success of the season. The best of music will be engaged, elaborate programs have been ordered, and nothing will be left undone for the enjoyment and pleasure of the guests. A good attendance is assured and an enjoyable evening is in store for all who participate.

STOCK MARKET

Trading was light on yesterday's stock board at San Francisco and three of the Tonopahs fell away, few cents each. Tonopah Mining lost 5 cents from the quotations of the previous day, while Montana and Tonopah Extension each lost 2 points.

For the Goldfields, Florence made a gain of 2 1/2 cents and Fraction a gain of 2 cents, while Booth lost 2 cents.

The following quotations are furnished by Broker H. E. Epstine:

Tonopah District		
Tonopah Mining	6.55	6.60
Montana	.85	.89
Tonopah Ex.	.52	.56
MacNamara	.29	.30
Midway	.16	.20
Belmont	.71	.75
North Star	.03	.03
West End	.25	.25
Rescue	.01	.02
Jim Butler	.12	.13
Goldfield District		
Goldfield Con.	6.85	6.90
Columbia Mt.	.07	.09
Booth	.10	.11
Atlanta	.11	.12
Great Bend	.04	.05
Florence	2.87 1/2	2.92 1/2
Daisy	.09	.10
Comb. Fraction	.62	.63
Kewan	.05	.06
Bullfrog District		
Mayflower	.12	.13
Valley View	.04	.04
Miscellaneous		
Pittsburg Silver Pk.	.60	.65
Manhattan Con.	.04	.05

HUNG JURY IN EXTORTION CASE

The jury in the case of Jesse C. Vortrees case, charged by indictment with the threat to extort money from one Charles Dahlstrom, retired last night at about 11 o'clock, after deliberating since about 4:30 o'clock yesterday afternoon, says the Tribune. The standing of the jury was reported to be six and six, and it is believed that a hung jury will result.

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TONOPAH - - - NEVADA

(PERSONAL)

J. Nolan, recorder for the Ellendale district, is in town.

James Nagle came in from Ellendale yesterday afternoon.

Gus Carlson, who is interested in the Ellendale district, arrived in Tonopah yesterday.

Charles Patterson left yesterday morning for Los Angeles. He will return in about a week.

John F. Davidson, the Round Mountain mining man, came over from Goldfield last evening.

R. R. Steadman passed through Tonopah yesterday morning enroute from Goldfield to Millers.

Miss Fannie Conley, who has been visiting here for the last few days, leaves today for her home in Pioneer.

President J. S. Austin and Director C. A. Daniels of the Tonopah Mining company returned last evening from a trip to the Bodie, Cal., district.

HOTEL ARRIVALS

PALACE
Mrs. McGeary, Round Mountain; O. Mullen, Bisbee; A. M. Long, City; Charles M. Kimball, Los Angeles; W. A. Clark, San Francisco; James Stack, Bay City; M. Lomfrom, Reno.

MIZPAH
A. Park, B. C. Downing, George B. Jaques, Jr., New York; S. Wayman Smith, Reno; W. B. Marlender, J. E. Pale, Chicago; C. R. Fleming, San Francisco; A. B. Murphy, McCracken, Kas.; John F. Davidson, Round Mountain; C. A. Daniels, J. S. Austin, Philadelphia.

MANHATTAN
L. McLean, B. Golden, Round Mountain; Miss H. Jay Cook, Miss Cook, Sioux Falls; C. E. Fulton, Miner; Mr. and Mrs. C. F. Fitzgerald, Miss Fitzgerald, Los Angeles; J. L. Sheehy, San Diego; Philip James, Santa Barbara.

Location notices in triplicate—handiest affair for prospectors and miners—contains carbon—150 notices in book. For sale at the Bonanza office.

NEW ADVERTISEMENT

ORDER TO SHOW CAUSE.

In the District Court of the Fifth Judicial District of the State of Nevada, in and for Nye County.

In the matter of the Estate of Lawrence Gustaf, deceased.

John Gustaf, administrator of the estate of Lawrence Gustaf, deceased, having filed his petition herein praying for an order of sale of all the property, both real and personal, belonging to said estate, for the purpose of settling the same, it is therefore ordered by the Judge of the above entitled Court, that all persons interested in the estate of said deceased appear before said District Court on Monday, the 15th day of November, 1909, at 10 o'clock a. m. of said day, at the courthouse in Tonopah, Nye County, Nevada, to show cause why an order should not be granted to the said administrator to sell all of said property, both real and personal, of the said deceased, at private sale; and that a copy of this order published at least three successive weeks in the Tonopah Bonanza, a newspaper printed and published in said Nye County.

Dated this 22nd day of October, 1909.
MARK R. AVERILL,
District Judge

SUMMONS.

In the District Court of the Fifth Judicial District of the State of Nevada, in and for the County of Nye.

Carrie L. Jewett, Plaintiff, vs. William Jewett, Defendant.

The State of Nevada sends greeting to William Jewett, Defendant. You are hereby required to appear in an action brought against you by the above-named Plaintiff in the District Court of the Fifth Judicial District of the State of Nevada, in and for the County of Nye, and to answer the Complaint filed therein, within ten days (exclusive of the day of service) after the service on you of this summons, if served within this county; or, if served out of this county, but in this district, within twenty days; otherwise, within forty days; or judgment by default will be taken against you, according to the prayer of said Complaint.

The said action is brought to dissolve the bonds of matrimony now and heretofore existing between the Plaintiff and Defendant, as more fully appears from the complaint of the Plaintiff on file herein, special reference to which is hereby made.

And you are further notified that if you fail to appear and answer said Complaint, as above required, said Plaintiff will take judgment against you as prayed for in plaintiff's complaint on file herein.

Given under my hand and the Seal of the District Court of the Fifth Judicial District of the State of Nevada, in and for the County of Nye this 14th day of September, in the Year of Our Lord One Thousand Nine Hundred and Nine.

Attest: A true copy.
(Seal) ROBERT G. POHL, Clerk.
By LOWELL D. BELLS,
Deputy Clerk.

Berry & Cole, Attorneys for Plaintiff.
10 9-16-23-30 11-6-13

APPLICATION NO. 1450

Notice of Application for Permission to appropriate the Public Waters of the State of Nevada

Notice is hereby given that on the 7th day of October, 1909, in accordance with Section 25, Chapter XXVIII, of the Statutes of 1907, one Burley and May of Goldfield, County of Esmeralda and State of Nevada, made application to the State Engineer of Nevada for permission to appropriate the public waters of the State of Nevada. Such appropriation is to be made from three springs known as Monte Christo Springs, situated in T. 8 S., R. 45 E., Nye Co., Nevada, at points in Twp. 8, R. 45 E., unsurveyed lands, by means of reservoir and dam, and 12 miner's ins. is to be conveyed to points of use by means of pipe lines, and there used for stock and domestic purposes. Water not to be returned to stream.

First pub. Oct. 9, 1909
Last pub. Oct. 30, 1909.

FRANK R. NICHOLAS,
State Engineer.

First pub. Oct. 9, 1909
Last pub. Oct. 30, 1909.

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